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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/646,715	11/16/2000	Timothy G.J. Jones	57.0272PCT 6188		
75	90 12/16/2003	EXAMINER			
Maryam Bani Jamali			LIPMAN, BERNARD		
Schlumberger T 110 Schlumberg	echnology Corporation ger Drive MD1	ART UNIT	PAPER NUMBER		
Sugar Land, TX 77478			1713	0	
			DATE MAILED: 12/16/2003	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

					19 KJ			
		Application	on No.	Applicant(s)				
Office Action Summary		09/646,7	15	JONES ET AL.				
		Examiner		Art Unit				
		Bernard L	ipman	1713				
Period fo	The MAILING DATE of this c mmunication apport	pears on the	c ver sheet with the c	orrespondence address				
A SH THE - Exte after - If th - If NO - Failu - Any	MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.1 r SIX (6) MONTHS from the mailing date of this communication. ension of the reply specified above is less than thirty (30) days, a reploperiod for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	136(a). In no evolve within the state will apply and wie, cause the app	ent, however, may a reply be timusers, however, may a reply be timusers, and the start of the st	nely filed s will be considered timely. the mailing date of this communicat O (35 U.S.C. & 133).	tion.			
1)⊠	Responsive to communication(s) filed on 27 C	october 200	<u>3</u> .					
2a) <u></u> □	This action is FINAL . 2b)⊠ This	action is no	on-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	Claim(s) 29,36 and 49 is/are pending in the ap	plication.						
,	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)□	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>29 and 49</u> is/are rejected.							
7)🖂	☑ Claim(s) <u>36</u> is/are objected to.							
8)[Claim(s) are subject to restriction and/o	r election re	equirement.					
Applicat	ion Papers							
9)[The specification is objected to by the Examine	er.						
10)[The drawing(s) filed on is/are: a) acc	epted or b)	objected to by the E	Examiner.				
	Applicant may not request that any objection to the	drawing(s) b	e held in abeyance. See	37 CFR 1.85(a).				
_	Replacement drawing sheet(s) including the correct							
11)	The oath or declaration is objected to by the Ex	kaminer. No	te the attached Office	Action or form PTO-152.				
Priority (under 35 U.S.C. §§ 119 and 120							
* \$ 13)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau See the attached detailed Office action for a list Acknowledgment is made of a claim for domestifice a specific reference was included in the first 7 CFR 1.78. 1) The translation of the foreign language processes the company of the foreign language processes are considered as a claim for domestifice foreign was included in the first sentence of the considered as a claim for domestifice foreign was included in the first sentence of the considered as a claim for domestifice foreign was included in the first sentence of the considered as a claim for domestifice foreign was included in the first sentence of the considered as a claim for domestifice foreign was included in the first sentence of the considered as a claim for domestifice foreign was included in the first sentence of the considered as a claim for domestifice foreign was included in the first sentence of the considered as a claim for domestifice foreign was included in the first sentence of the considered as a claim for domestification and the considered as	s have been shave been the certific priority urest sentence ovisional apoce priority under the certific priority u	n received. In received in Application received in Application to the specification or the specification or plication has been received of the specification or the specification or the specification for the specification or specification has been received the specification for the the specif	on No d in this National Stage d.) (to a provisional application Data Stage in an Application Data Stage	heet.			
Attachmen	t(s)							
2) 🔲 Notic	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>1.</u>	<u>3</u> .		PTO-413) Paper No(s)atent Application (PTO-152)	•			

Serial No. 09/646,715

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1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 29 and 49 are rejected under 35 U.S.C. § 102(b) as being anticipated by Weaver et al., U.S. Patent 4,532,052.

Reference to Weaver et al. specifically teaches the use of claimed polymers in well treatment with cross-linking being done by a multiple potential group of ionic cross-linking. As can be seen in column 11, in the formula as stipulated with monomers A, B, C, the hydrophobically modified hydrophilic polymers are the same as those being claimed by applicants even though the terminology of the reference refers to branching for the hydrophilic properties. It is clear from the formula discussed above that the hydrophilic entities are part of the backbone and the hydrophobic entities are pendant thereon "modifying" the polymers. The specific cross-linking is discussed in column 14 and the chromium is specifically mentioned as a possibility. The claims are, therefore, anticipated by reference to Weaver et al.

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2. Claim 36 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. The prior art teaches the hydrophobically modified polyacrylamides of applicants' claim. The prior art teaches the use of these polymers for subtermanean well treatments. The prior art, however, is silent as to the cross-linking of these polymers subsequent to their introduction into the wells. This claim, therefore, represents allowable subject matter.

Bernard Lipman Primary Examiner Art Unit 1713

BL:cdc December 11, 2003